



EXHIBIT B

[REDACTED] - [REDACTED]
Erwin Six - April 25, 2025

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1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE EASTERN DISTRICT OF TEXAS
3 MARSHALL DIVISION

4 BARCO, INC. AND BARCO NV,)
5 Plaintiffs,)
6 -against-) Civil Action No. :
7 YEALINK (USA) NETWORK TECHNOLOGY CO.,) 2:23-cv-00521
8 LTD., AND YEALINK NETWORK TECHNOLOGY) (JRG) (RSP)
9 CO., LTD.)
10 Defendants.)

11
12 *****
13 [REDACTED]
14 *****

15
16 VIDEOTAPED DEPOSITION UNDER ORAL EXAMINATION OF
17 ERWIN SIX

18 DATE: April 25, 2025

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REPORTED BY: CHARLENE FRIEDMAN, CCR, RPR, CRR

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1 the presence of everybody in the same room.

2 Is that a fair way --

3 A Yes.

4 Q -- to understand?

5 A Yes.

6 Q Thank you.

7 I do tend to talk kind of slow. So
8 just allow me to finish a question before you
9 answer, if you don't mind.

10 Now, what about wireless
11 conferencing, how is that different from
12 wireless presentation?

13 A Wireless conferencing is a -- a
14 product which allows people to use now that
15 meeting room in order to communicate with
16 third parties, which are not in the meeting
17 room available.

18 So it are people who are calling in
19 via Teams, who are calling in via Zoom or any
20 other conferencing system, and that you can
21 use that as well and facilitate that with the
22 same simplicity, security, diagnosticity
23 which we had before.

24 Q You've used the word "facilitate" a
25 few times.

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1 Q Do you understand the term "BYOD"?

2 A Yes.

3 Q What does BYOD mean?

4 A Bring your own device.

5 Q Is that referring to wireless
6 presentation?

7 A Not necessarily.

8 Q What's the difference between BYOD
9 and wireless presentation?

10 A That depends on who says it.

11 Q I'm trying to get --

12 A And -- and the time when it was
13 used, because the term changed over the
14 years.

15 Q Let's start with around 2020, and
16 I'm just trying to get your understanding of
17 what the term "BYOD" means.

18 A The -- the term is 2020?

19 Q Yes, sir.

20 A And BYOD?

21 MR. CENTURELLI: Objection to the
22 form.

23 Q Yes, sir.

24 A Again, it is understood on
25 different things. I can tell you one option

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1 of what it was.

2 Q Let's start with the first option.

3 Go ahead.

4 A One option is that with -- and it
5 was the earliest, around 2020, one
6 interpretation is that BYOD is using a
7 protocol like Miracast, AirPlay or Google
8 Cast to share your content.

9 I don't know whether this is what
10 is meant here.

11 Q Forget the document for a second.

12 I'm just trying to get your understanding.

13 So your understanding in 2020 is
14 BYOD can refer to using protocols like Google
15 Cast and -- did you say AirPlay?

16 A AirPlay, yes.

17 But again, to somebody else, it may
18 mean something totally. So that was my
19 understanding and our understanding.

20 Q And when you say "our
21 understanding," that's Barco's understanding,
22 correct?

23 A Yes.

24 Q Now, AirPlay, that is not a
25 Google -- let me rephrase.

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1 AirPlay is not a Barco technology,
2 correct?

3 A No.

4 Q Google Cast is not a Barco
5 technology, either?

6 A Nope.

7 Q Have you ever heard of a technology
8 called Smart View?

9 A Yes.

10 Q Is Smart View a Barco technology?

11 A No.

12 Q Does Smart View also allow for
13 BYOD?

14 A As far as I recall, Smart View is
15 another branded name for Miracast, and and
16 Miracast is a protocol similar like Chrome
17 Cast and AirPlay.

18 (Reporter clarification.)

19 A Miracast, M-I-R-A.

20 Q So in other words, Smart View had
21 the same functionality as Miracast?

22 A As far as I recall, yes,
23 technically.

24 Q Now, Miracast is not a Barco
25 technology, right?

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1 A No.

2 Q Did Miracast allow for BYOD?

3 A In this sense of the word, yes.

4 Q Did Miracast allow for wireless
5 presentation?

6 A Wireless presentation without a
7 button, an app-based wireless presentation,
8 yes.

9 Q Without a button, correct?

10 A Yes.

11 Q Does Miracast also allow for
12 wireless conferencing?

13 A No.

14 Q Why not?

15 A Because it doesn't have the
16 capabilities of the speakers and the camera
17 to transport that.

18 Q I see.

19 Does Chrome Cast allow for wireless
20 presentation?

21 A Technically, one -- one pixel to a
22 screen, yes.

23 Q I'm not a technical guy, but --

24 A In the concept of you have a pixel
25 on your screen, and that pixel gets on a --

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1 C E R T I F I C A T E

2 I, CHARLENE FRIEDMAN, a Certified Court
3 Reporter and Notary Public, qualified in and for
4 the State of New Jersey do hereby certify that
5 prior to the commencement of the examination ERWIN
6 SIX was duly sworn by me to testify to the truth
7 the whole truth and nothing but the truth.

8 I DO FURTHER CERTIFY that the foregoing
9 is a true and accurate transcript of the testimony
10 as taken stenographically by and before me at the
11 time, place and on the date hereinbefore set forth.

12 I DO FURTHER certify that I am neither a
13 relative of nor employee nor attorney nor counsel
14 for any of the parties to this action, and that I
15 am neither a relative nor employee of such attorney
16 or counsel, and that I am not financially
17 interested in the action.

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21 CHARLENE FRIEDMAN, RPR, CRR, CCR of the
22 State of New Jersey
23 License No: 30X100204900
24 Date: April 25, 2025
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